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## JAMES E. NEUMAN, P.C.

Attorney at Law 100 Lafayette Street - Suite 501 New York, New York 10013

> TEL 212-966-5612 FAX 646-651-4559 www.jamesneuman.com

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BY ECF

Hon. John G. Koeltl United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

The application is granted.

50 ordered.

12/18/20115.D. 5 Re: United States v Tayvon Brown, 22 Cr. 373

Your Honor:

I represent Tayvon Brown in the referenced case and write to ask that the condition of curfew with location monitoring be removed. This request is made at the suggestion of the pre-trial office, and upon consent of the government.

Mr. Brown was arrested approximately 1 ½ years ago, in June of 2022. Since then, Mr. Brown has been on a curfew with location monitoring. According to the pre-trial office, he has complied with all of his conditions. In addition, he is in the process of enrolling in college courses, and has been participating in the STRIVE program to help him obtain employment. Because of his record of compliance, the pre-trial office believes that location monitoring is no longer necessary.

Accordingly, we ask that the condition of curfew with location monitoring be removed.

Respectfully submitted,

James E. Neuman